FC 2004-011004 05/11/2006

HONORABLE BRIAN R. HAUSER

CLERK OF THE COURT
M. Wetherell
Deputy

FILED: 05/31/2006

IN RE THE MARRIAGE OF

PAMELA ANN ANDERSON JAMES F WEES

AND

JOHN ROBERT ANDERSON

**RONALD V THOMAS** 

#### MINUTE ENTRY

Courtroom 105

Prior to hearing, Respondent's exhibits 1 through 4 were marked for identification.

1:33 p.m. This is the time set for Evidentiary Hearing re: Mother's Petition to Modify Custody, Parenting Time and Child Support and Status of Father's Enrollment in Alcohol Treatment Program and Status of Father's Weekly Drug Testing. Petitioner/Mother is present with above-named counsel. Respondent/Father is present with above-named counsel.

A recording of this proceeding is made by CD and videotape in lieu of a Court Reporter.

Respondent/Father's counsel has filed a Motion to Withdraw and Motion to Continue in this matter.

Said motions are argued to the Court.

IT IS ORDERED denying Respondent's Motion to Continue hearing set this date.

1:39 p.m. Court stands at recess.

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1:49 p.m. Court reconvenes with respective counsel and parties present.

A recording of this proceeding is made by CD and videotape in lieu of a Court Reporter.

Counsel for Respondent will continue to represent Respondent for purposes of this hearing and will renew his Motion to Withdraw at the conclusion of the hearing today.

## Petitioner's case:

Rebecca K. Redden is sworn and testifies.

Petitioner's exhibits 5 through 20 are marked for identification.

Petitioner's exhibit 21 is marked for identification.

Petitioner's exhibit 21 is received in evidence.

Witness is excused.

Pamela Powers is sworn and testifies.

Petitioner's exhibit 17 is received in evidence.

Respondent's exhibit 1 is received in evidence by Petitioner.

Petitioner's exhibits 5 and 13 are received in evidence.

Petitioner's exhibit 11 is offered, but not received in evidence.

Daniel P. Rhodes is sworn and testifies.

Petitioner's exhibit 9 is received in evidence.

Witness is excused.

Petitioner rests.

### Respondent's case:

John Robert Anderson is sworn and testifies.

Respondent's exhibit 4 is received in evidence.

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Petitioner's exhibit 6 is received in evidence.

Petitioner's exhibit 12 is received in evidence.

Petitioner's exhibit 14 is received in evidence.

Petitioner's exhibit 11 is received in evidence.

Respondent's exhibit 22 is marked for identification and received in evidence.

Respondent rests.

Closing arguments.

Counsel for Respondent renews his Motion to Withdraw.

For reasons as stated on the record,

IT IS ORDERED granting the motion to modify parenting time as follows:

- Father's overnight parenting time is eliminated. All other parenting time in accordance with the parenting plan is modified such that it is either supervised by an adult agreeable to both parties or by the installation of this SCRAM bracelet that Mr. Wees identified at the choice of the Father.
- The original parenting plan as signed and executed by the parties may be resumed once the Father has tested negative for six continuous months with the ETG component in the alcohol testing and completed the alcohol treatment program and has filed evidence of completion of the program with the Court.

IT IS ORDERED setting a Review Hearing approximately six (6) months from this date.

IT IS FURTHER ORDERED granting Mother attorney's fees in connection with this proceeding.

IT IS FURTHER ORDERED granting Mr. Thomas's motion to withdraw.

4:10 p.m. Matter concludes.

There being no further need to retain the exhibits not offered in evidence in the custody of the Clerk of the Court,

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IT IS ORDERED that the Clerk permanently release all exhibits not offered in evidence to the counsel/party causing them to be marked, or to their written designee. Counsel/party shall have the right to refile relevant exhibits as needed in support of any appeal. Refiled exhibits must be accompanied by a Notice of Refiling Exhibits and presented to the Exhibits Room of the Clerk's Office. The Court's exhibit tag must remain intact on all refiled exhibits.

IT IS FURTHER ORDERED that counsel/party or written designee take immediate possession of all exhibits referenced above.

ISSUED: Exhibit Release Form.

## **LATER:**

IT IS ORDERED setting Review Hearing in this matter for **November 9, 2006 at 4:00 p.m.** (time allotted: 30 minutes) in this division.

/ s / HONORABLE BRIAN R. HAUSER

## JUDICIAL OFFICER OF THE SUPERIOR COURT

All parties representing themselves must keep the Court updated with address changes. A form may be downloaded at: http://www.superiorcourt.maricopa.gov/ssc/sschome.html.